# Registration of Assurances (Ireland) Bill.

This Bill, and the Local Registration of Titio (Ireland) Bill, arc. A.D. 1889. intended to place the entire system of land registry in Ireland on a satisfactory basis, with special reference to recent legislation, and to the recent multiplication of the number of small proprietors.

There has been established in Ireland since 1708 a general Registry of Deeds, in its main features similar to the systems which exist in Scotland, Yorkshire, and Middlesex. It is not proposed to disturb this system, which is generally accepted as satisfactory, but to develop, simplify, and improve it, in accordance with recommendations made by Royal Commissions, and Parliamentary and Treasury Committees on different occasions during the past half century.

Leaving to the Local Registration of Title Bill the work of providing for the smaller proprietors in Ireland a system of local registration of title, the present Bill deals with the existing general Registry of Deeds, in regard to which its main objects are :-

1. To consolidate the numerous statutes relating to the registration of deeds, judgments, and judgment-mortgages in Ireland, which have been passed from the reign of Queen Anne to the present time.

2. To simplify and cheapen the practice as regards registration by dispensing with certain useless and expensive processes which have been recained from the earlier statutes, and hy adopting the ordnance survey as the hasis of registration. 3. To afford complete safety to purchasers, by hringing within

the range of the registry certain classes of dealings with land, against which no protection is now afforded; by excluding the equitable doctrines of notice as regards registered instruments; and by affording protection to contracts by means of caveats. 4. To consolidate with the registry of deeds the existing registry

of judgments; providing for the re-registration in the registry of deeds of the class of judgments which now operate by way of general charge on the land of the judgment debtor, such reregistration to be effected as against specified lands.

5. To afford protection to the public and to solicitors against the consequences of possible technical errors, by providing that the [Bill 318.]

A.D. 1880. certificate of the registrar shall be conclusive evidence of registration. The cases in which registration has been hold invalid are generally cases of extreme hardship, and the error has seldom been of a kind likely to minlend.

6. To provide for the regulation of office details by general rules. For this purpose it is proposed to place the office under the management of the Master of the Rolls, who fills the position of

Keeper of the Public Records of Ireland.

Many clauses of this Bill are borrowed from an Act, the conmessement of which was deferred until the issuing of a Tensury Minist (3) & 1 × 10 × 10. This situate contained many rabulate Minist (3) & 1 × 10 × 10. This situate contained many rabulate commission, 1829; in the paymen of factors which it introduced was fround to be unworkable, and it was never longiled into columns in the registerial from orders reflecting band, (a, b), of princiones in on the registration of orders reflecting band, (a, b), of princicion of the contract of the contract of the contract of the clauses in the registration of orders reflecting band, (a, b), of princicion (a, b), and in the contract of a 2.8-3, b), the nehuginous corlanance maps as the basis of registration (a, 48) the previsious as to notice (a, 68, 50, and careate (a, 44-72).

These enactments and most of the other provisions of this Bill (with the exceptions herein-after mentioned) are in general accordance with the recommendations of a Royal Commission appointed in 1878, to inquire into the registration of deeds and judgments, which had among its legal members the Lord Chief Justice (Mr. May), the Lord Chief Baron, the Vice-Chancellor, the Right Honourable Mountiford Longfield, and other lawyers of eminence. The first report of this Commission was presented in 1879. and the second in the following year. The main points on which this Bill departs from the report of the Commission are: (1.) In retaining the system of registration by memorial, which has been in use since the establishment of the office (while simplifying the memorial, and dispensing with certain useless formalities), instead of the system recommended by the Commission, of depositing a conv of the instrument registered, with an abstract for the purpose of registration. The momorial will be so framed as to form the foundation of the indexes and books kept in the office, but the responsibility for its accuracy in such matters as the distinction between grantors and grantees for purposes of registration, will rest with the office, on which is cast the duty of comparison, and (if necessary) of amendment. (2.) In providing for the deposit of certified copies of assurances, at the option of the persons tendering them for registration. Memorials are often so framed as to afford

some kind of secondary evidence of the contents of deeds. However A.D. 1860 unsatisfactory they may be in this point of view it does not appear desirable to interfere with the usefulness of the memorial in this particular without providing a more efficient substitute for those who desire to use the registry, not merely for the purpose of giving notice of registered assurances, but as preserving evidence of their contents. (3.) In retaining the existing system of indement mortgages, instead of providing for the immediate realisation of judgments by sale of the debtor's land; a proposal which was recommended by the Commission, but which is unsuitable to the existing condition of the country. (4.) In adopting a still further simplification of proof for purposes of registration, (5.) In some matters relating to the registration of wills. The Irish Registry Acts, though providing for the registration of wills, contain no provisions for the protection of purchasers from persons claiming under unregistered wills, differing in this respect from the Yorkshire and Middlesex Aots. The Irish Act of 1850 (13 & 14 Vict. c. 72.) contained provisions for this purpose, which have been in substance adouted in the present Bill. These provisions differ in some particulars from the recommendations contained in the Report of the Royal Commission of 1878, which, however, adopts the general principle of protecting purchasers from claims under unregistered wills. (6.) In adopting from 13 & 14 Vict. e. 72, the system of registration of intestacies, with additional provisions for the protection of persons obtiming under wills which may have been mislaid or suppressed. This system. since the Report of 1878, was introduced in the year 1884 into the Act consolidating and amending the law relating to the Yorkshire registry of deeds, and received the sanction of the Legislature as recards Ireland in 1850.

# Registration of Assurances (Ireland) Bill.

## ARRANGEMENT OF CLAUSES.

## Preliminary.

Clause.
1. Short title.

- Act to extend to Ireland only.
- 3. Commencement of the Act.

# PART I.

## General Provisions as to Registration.

#### Assurances.

- All assurances executed after the 25th of March 1708 may be registered as herein directed.
- Every such assurance effectual seconding to priority of time of registering against all other dispositions.
- Assummees not registered fraudulent and void against assurances registered and against creditors by judgment, &c.
- Not to extend to leases not exceeding twenty-one years, with actual possession.

# Judgments, Decrees, or Orders affecting Land.

- Judgments, decrees, or orders affecting land and orders for partition or exchange may be registered.
   Judgments, decrees, or orders affecting land void as against
- Judgments, decrees, or orders affecting land void as agains purchasers, unless registered.
   [Bill 318.]

10. Registration of private Act of Parliament.

Vesting of Londs under Act of Parliament; Equitable Mortgage; and Vendor's Ken for Purchase Money.

- 11. When by any Act lands are vested upon the payment of money, &c., a memorial may be registered.
- Rquitable mortgage by deposit of deeds may be registered.
- 13. Lien by reason of non-payment of purchase money may be
- registered. 14. Registration to be affected under four preceding sections as if an assurance had been made by the person whose right, &c. in the lands shall be affected by the act. lien, &c.
- registered. 15. Estate or interest created by Act on payment of money. and equitable mortgage by deposit of deeds and lien for purchase money, void as against purchasers unless registered.

# Judgment Mortangen.

- Judgments obtained after 15th July 1850 not to affect lands.
- 17. Judgments not to affect land purchased after 15th July 1850. 18. Creditors under judgments, entered up or made after 15 July 1850, may file affidavit of ownership of lands, and register it in registry of deeds, and creditors under judgments, entered up or made on or before the said date, may file and register a like affidavit in respect of lands purchased after
- said date. 19. Affidavits to be made by agents, &c. Registration not invalid
- though affidavit be made by only one conusee.
- Registration of affidavit to have the effect of a mortgage. Validation of judgment-mortgages where error in affidavit not 21.
- misleading. 22. Voluntary conveyances after judgment entered up void as against the creditor. Act not to affect provisions as to
- fraudulent conveyances. 23. Act not to affect execution by finri facins.
- 24. Rights of judgment creditor in administration of assets preserved.
- 25. Priority of judgment mortgages for poor rates.

# Judgments, Lis pendens, Crown Bonds, Recognizances, &c.

- Classe.

  Guidennents entered up before 15th July 1850, recognizances,
  Crown bonds, judgments at the suit of the Grown, and
  lis pendens invaid as ageinst purchasers, &c., unless registered within fire years in the Registry of Judgments, or in
  the Registry of Decisity of Judgments.
- 27. Rules in courts of law, and civil bill decrees for poor rate made before 15th July 1850, statutes, and acceptances of office invalid as against purchasers.
- Memorandum for registering judgments, &c. not to be received at the Registry of Judgments.
   Persons requiring to register judgments, &c. to lodge
- Persons requiring to register judgments, &c. to lodge memorial in the Registry of Deeds.
   No lis pendens recognisance, Crown bond, &c. to affect lands
- other than those specified in the memorial.

  31. Registrar of Deeds to give certificates of registry, &c.

# Wills and affidavits of Intestacy.

- Registration of wills when testator dies after commencement of Act.
- Affidavit of intestacy may be registered after six months.
   Unregistered will void against purchasers under registered
- will.

  35. Unregistered will void against purchasers under a registered
- intestacy.

  36. Registration of will within two years effectual.
- When will cannot he registered within two years persons
  elaiming under it may obtain an order from the Court to
  register intestacy as disputed.
  - register intestnoy as disputed.

    38. Registration of will while intestocy registered as disputed as effectual as if immediately after death of testator.
- Affidavit of intestacy may be registered while intestacy registered as disputed.
- 40. Provisions for cases of disputed intestacy.
- 41. Removal of note of intestacy as disputed.
- Cancelling registration of affidavit of intestacy when will proved.
  - Cancelling registration of will, probate of which has been revoked.
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    - 318.]

#### Resistration of Capente.

44	Power	to en	tor.	0.0	0.000

- 45. Mode of entering caveats.
- 46. Extent of protection to be afforded by caveats.
  - 47. The protection of caveats restricted to specified cases.

#### PART II.

How Registration shall be effected. Ordnesse Maps to be the besis of Registry.

 Registration to be effected against denominations upon ordnance maps.

- Begistration to be by Memorial.

  49. Registration effected by delivery of memorial.
- Hegistration effected by delivery of memorial.
   Provisions for registering full copy of assurance or disposition.

#### Contents of Memorial.

- 51. Contents of memorial of assurance and will.
- Contents and verification of memorial of judgment, decree, or order affecting land.
- 58. Contents of memorial in other instances.
- Memorial shall specify denominations on ordnance maps.

  Provisional Registration in certain Cases.

#### Provisional registration where ordnance denominations cannot be stated.

- Provisional registration of affidavit of ownership.
- Provisional registration to become absolute on production of perfect memorial.
- 58. Affidavit for purpose of provisional registration.
- Assurance or disposition provisionally registered may be also registered in the ordinary manner.
- Registration only effectual against Lands mentioned in Memorial.
- Registration only effectual against Lands mentioned in Memorial 60. Registration only against lands specified in memorial.

# Proof of Execution of Instrument Resistered

Classe.

61. Assurance duly attested may be registered within a year without proof of execution.

- without proof of execution.

  62. Will duly attested may be registered within two years.
- Mode of proving the execution of assurances proposed to be registered when not so attested or executed more than a year previously.
- Mode of proving the execution of wills when not so attested or executed more than two years previously.

## Assurances or Wills more than Thirty Years Old.

 Assurances or wills more than thirty years old may be registered under an order of the Court.

#### Registration of Lost Assurances or Wille,

 Memorial of lost assurances or wills may be registered under an order of the Court.

# Certificate of Solicitor.

Solicitor to certify correctness of memorial.

# Production of Assurance to Registrar.

 Except in certain cases the assurance or will to be registered shall be produced to the registrar.

# Certificate of Registration.

- Registrar to enter registration, and give certificate to person registering.
   Oertificate to be conclusive evidence of registration.
- Proceedings when the Registrar shall refuse to accept Memorial.

  71. Registrar shall refuse to accept informal memorial.
- 72. Where registrar refuses to accept memorial the party tender-
- ing it may apply to Court.
- Registrar to receive memorial when so ordered by Court.

Power to compel Registration in certain cases.

74. Any person claiming under an assurance may compel the registration thereof by application to Court.

#### PART III.

#### PROTESTONS FOR CANCELLING REGISTRATION.

# Satisfied Mortgages and Charges. 75. Resistration of satisfied mortgages and charges may be

- cancelled.

  76. Cancelling of registration to operate as reconveyance.
  - Cancelling of registration of expired and surrendered leases.
- 78. Court may direct cancelling in certain cases.

se reconveyance.

- Time of cancelling registration to be noted.
- Cancelled registration not to be returned on searches unless expressly required.
   Cancelling of registration of affidavit of ownership to operate

# Judgments, &c.

- 82. Lodgment of memorandum of satisfaction of judgments, &c.
- 88. Registrar of Deeds to enter satisfaction of judgments, &c.

# PART IV.

- PROVISORNS AS TO NOTICE, &c.
- Priority given by Act to be enforced, notwithstanding notice, except in cases of actual froud.
- Purchaser for valuable consideration not to be affected by notice of uses or trusts not manifested by a registered assurance, nor by uses or trusts declared by reference to an unregistered assurance.

Chase. 86. Priority of person claiming for valuable consideration. 87. Void assurance not validated by registration.

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# PART V.

# SEARCHES.

- All persons may search the books and indexes kept in the office.

  Common Neuron
- Any person may, upon requisition, obtain a head clerk's or common search and certificate.

# - Negative Search.

- 90. A search and negative certificate may be obtained.
- 91. Requisition may be limited either as to names or period.
- Requisition for negative search to be filed and certificate to be given.
- Certificate to contain abstracts of memorials registered before the Act and copies of memorials registered under the Act.
- Vendor to furnish only a negative search, with an abstract of every memorial registered hefore the Act, and copy of every memorial registered under the Act not excepted.

#### Searches for Judgments.

 Requisitions or searches for judgments, &c. in the Registry Office.

# Duplicates.

- Requisitions for duplicate searches in Registry Office.
   Duplicate to have the effect of original.
- Requisitions.
- 98. Requisition by solicitors.

#### PART VI.

CONSTITUTION OF THE OFFICE.—STAMPS AND FEES.

- Clause.

  99. Existing registry office to be carried on under the Act.
  - Days and hours of husiness in the office.
     Official staff.
    - Omeia star.
       Registrar not to sit in Parliament.
    - 163. Officers to act in person, and not by deputy.

# 104. Office to be under the management of the registrar.

- Stamps and Foce.
- 105. Fees psychle in the office.
- 106. No document to be received or used unless stamped.

#### PART VII

- GENERAL RULES, AND MISCELLANEOUS PROVISIONS.
- 107. General rules to be framed after passing of Act.
- 108. Forms and directions to be settled.
- 109. Rules for the keeping of the index.
- Index of Judgments.
- 111. An index of judgments to be kept.
- 112. Fees for searches of index of judgments.

110. On introduction of printing in office, rules may be altered.

Extension of Time.

113. Extension of time may be granted for good cause.

# Affidavits.

- Persons hefore whom affidavits for purposes of Act may be swom.
- Tressury may defray expenses of completing indexes, &c.
   Office copies of memorials to be received in evidence.
  - Office copies of memorials to be received in evidence.
     Punishment for forging signature required by the Act, &c.

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## Registrar of Judgments.

Clause. 118. Officers in Registry of Judgments.

# Repeals and Savings.

Repeal of former Acts.

120. Priority of assurances registered under repealed Acts.

 Act not to necessitate registration of assurances, &c. executed before its commencement, which did not then require registration.

122. Effect of registration under the Act of assurance directed to be registered under any Act of Parliament.

123. Interpretation clause. Schedule.

[318.]

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Consolidate and amend the Laws relating to the Registration of Deeds and Judgments, and to provide for the Registration of other assurances, acts, and matters affecting Land in Ireland.

WHERBAS by no Act of Porliament made in Freinds in the sixth year of the reign of Goos Anna, initiated. "An Act "for the Public Registering of all Donels, Georgeages, and Willia that shell be made of any phonous, mones, lands, incomerate or "contractions," in public registery office was evaluated in a "contractions," in public registery office was evaluated in a contraction of the contraction of the contraction of the analysis of the contraction of the contraction of the major of the contraction of the contraction of the contraction of the gridgety effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and wherein it is explained to regard the sevent registery effort, and the contraction of the contract

registration of deeds, conveyances, and wills, and to consolidate and amount the laws relating thereto, and to provide for the registration of other acts, instruments, and matters affecting land in Related, and to make certain provisions in relation to the registry for judgments in Ireland.

Be it therefore enacted by the Queen's most Excellent Majesty,

hy and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Preliminary.
 This Act may be cited as the Registration of Assurances started.

Art to entend to Ireland

2. This Act shall extend to Ireland only.

3. This Act shall, except as in this Act specially provided, come Communication on the first day of January one thousand eight Lee the hundred and ninety, which date in this Act referred to as the

commencement of this Act.
[Bill \$18.]

(Ireland) Act, 1889.

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#### PART I.

A.D. 1889

General Provisions as to Registration.

#### Assurances.

- 4. All assurances made and executed after the toents-fifth day of March one thousand seven hundred and eight for or concerning, 5 and whereby say land in Ireland may he say way affected, may, at the election of the party or parties concorned, be registered in such manner as is herein-after directed.
- Every such 5. Every such assurance which shall be duly registered according to the rules and directions in this Act contained or referred to 10 shall be deemed and taken as good and effectual, both in law and equity, according to the priority of time of registering such togistocker product all assurance for and conperning the lands in the memorial for the registration of such assurance mentioned or contained, according [6 Axoe, e. 2. to the right, title, and interest of the person or persons so conveying 15 or assuring such lands, against all and every other assurance or
  - 6. Every assurance not registered made and executed after the twenty-fifth day of March one thousand seven hundred and eight. of all or any of the lands mentioned in the memorial of such 90 assurance which shall be registered in pursuance of this Act, sball he deemed and adjudged as fraudulent and void, not only against such an assurance registered as aforesaid, but likewise against all and every creditor and creditors by judgment, recognizance,

disposition of the same lands, or any part thereof.

statute merchent or of the staple confessed, acknowledged, or 25 entered into after the twenty-fifth day of March aforestid, as for and concerning all or any of the lands mentioned in the memorial of such assurance registered as aforesaid.

7. This Act shall not extend to any lease for years not excording twenty-one years, or to any assurance or disposition as affecting the interest demised by such lease, or any portion of the same, where the actual possession shall go along with the said lease, or with the assurance or disposition affecting such leasehold [6 Acce, c. 2. interest as aforesaid.

# Judgments, Decrees, or Orders affecting Land. ment of this Act by which any estate or interest in any lands

35 8. Every judgment, decree, or order made after the commence-

shall be oventiel, doolured, transferrof, forcelouch, or determined, An 1980. or for the exchange, partition, division, or alloiment of lands, and makes and the state of the

9. Freey order affecting land by this Act authorised to be 3-features and 1-registered shall, as regards any lands to be affected thereby, against which any subsequent neuroneous or disposition shall have been duly selected the selection of the selection of

15 the manner directed by this Act before the registration of the subsequent assurance or disposition.

#### Private Acts of Parliament,

10. Every private Act of Perliments which shall be passed population after the commencement of this Act, by which any lands, an eligible of population of the provided provided and the provided provi

recent duty regimence, to voice as a signature approximation provides the consideration under such subsequent assumence or discovering the position, unless such private Act of Parliament shall have been registered against such lands in the manner directed by this Act before the registration of the subsequent assumance or disposition.

Vesting of Lands under Act of Parliament; Equitable Martyage;
and Vendor's lies for Purchase Money.

30 11. In ervery case where the previsions of any Act of Par. Warsh we imment passed or to be passed may the effect of vesting leads in receivant person by or upon the payment of money, or by or upon a vestion rate (and the rate (color than any saturnate or disposition herein-stefer seeding authorised to be registered), and such lands become so vested by c ? [17.8 × Vestion 1.0 vestion and provided the proposed or other color of the color o

so upon any such payment or vasor not many or other than a second monement of this Act, any person obtaining under or by virtue of the vesting of such lands as aforesaid may register a memorial in the prescribed form, containing a reference to the Act of [33,5.] A 2

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A.D. 1889. Parliament and the names of the denominations upon the ordnance maps in which the lands are included, and expressing the payment or other act by or upon which such lands shall have so vested as aforesaid: Provided always, that nothing in this section contained shall be deemed to apply or have reference to the vesting of 5 the estate of a hankrupt in the assignees or trustee of such bankrunt.

mortgage affecting any lands made by deposit of title deeds, without an assurance, after the commencement of this Act, 10 may register a memorial in the prescribed form, expressing the principal sum of money secured by such equitable mortgage; or in case the total amount of the principal money secured, or to be ultimately recoverable upon such countable mortgage, shall be limited not to exceed a given sum, the total amount of such 15 money; or in case the money secured by such countable mortgage shall be without any limit, that the money secured by such equitable mortgage is unlimited.

12. Any person claiming any interest under any equitable

Lina by

13. Where by reason of the non-payment of purchase money a vendor shall, after the commencement of this Act, have acquired a 20 lien for such purchase money on any lands, any person claiming an interest in such lien may register a memorial in the prescribed form, containing such particulars of the conveyance by the vendor as are sufficient to identify the same, and also stating the amount of the money for which a lien is claimed.

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14. In the several cases provided for by the four immediately preceding sections, the same entry or entries shall be made for the purposes of registration thermuder as if an assurance had been made by the person whose right or interest in the lands shall be affected by the private Act of Parliament, the vesting of the 20 lands, the equitable mortgage, or the lien (as the case may be), and as if the lands affected by the private Act of Parliament, the vesting of the lands, the equitable mortgage, or the lien (as the case may be) had been so affected by such an assurance.

15. When any Act of Parliament passed or to be passed as contains any provisions for vesting any lands in any person by or upon the payment of money, or by or upon any other essentials and set (except any act under any bankruptoy, or an assurance or disposition herein-before authorised to be registered), and such lands become so vested by or upon any such payment or other so money, vold

set (except as aforesaid) made or done after the commencement. A.D. 1889. of this Act, and where any equitable morigage affecting lands as accent shall be made by the deposit of title deeds after the commencement of this Act, and where by reason of the non-payment recurred 5 of purchase money a vendor shall at any time after the com- 12.0 to Viet mencement of this Act have acquired a lien for such purchase money on any lands, such vesting of such lands, equitable mortgage, and lion respectively shall be void as against any

person claiming for valuable consideration under any subsequent 10 assurance or disposition duly registered against the same lands, unless, in the respective case of such vesting of such lands. equitable mortgage, and lien, such memorial as is herein-before in such respective case authorised to be registered shall have been registered in the manner required by this Act before the registra-15 tion of the subsequent assurance or disposition.

Judgment Mortgages.

16. No writ of elegit or writ of execution (save as herein-after Judgments mentioned) shall issue or be sued against any lands upon any obtained judgment of any superior court, decree, or order in any court of 16s July

20 equity, order in bankruptcy or lunacy, or judgment, rule, or 1800 not to order of any inferior court entered up, obtained, or made after the [18 &14 Vac. fifteenth day of July one thousand eight hundred and fifty, nor c. 29. s. 1.] shall any lands be charged or affected by any such judgment, decree, order, or rule, save as provided by this Act.

25 17, Where any legal or equitable estate or interest or any Judgment disposing power in or over any lands has, under any conveyance, but to affect lease, deed, or instrument executed after the fifteenth day of July closel after one thousand eight hundred and fifty become vested in any person 15t as a purchaser for valuable consideration, such lands shall not be [12&14Viet.

30 taken in execution under new writ of closit or writ of execution c.29. t. 2.] (save as herein-after mentioned) to be sued upon any judgment which before the fifteenth day of July one thousand eight hundred and fifty has been entered up in any of Her Majesty's superior courts at Dublin, or obtained in any inferior court of record, against such

35 person, or any decree, order, or rule which has been made before the said day for payment by such person of any sum of money, costs, charges, or expenses, and no receiver shall be appointed over such lands in respect of any money due upon such judgment, decree,

order, or rule, nor shall such judgment, decree, order, or rule 40 operate as a charge upon or in anywise charge or affect such lands, save as provided by this Act: Provided always, that this enactment

A.D. 1880. shall not take away or affect any rights or remedies which might have been had against or in relation to such lands, if the Act of the session of the thirteenth and fourteenth years of the reign of her present Majesty, chapter twenty-nine, intituled "An Act to " amend the laws concerning judgments in Ireland," had not been 5 passed, in respect of any estate, interest, right, title, or power in, to, or over the same, which may have been in such person before the said day.

under indemade after 15 July 1850, may file offidayis

Creditors 18. Where any indement shall have been entered up after the fifteenth day of July, one thousand eight hundred and fifty, in any of 10 enteredup or Hor Majesty's superior courts at Duhlin or in the High Court, or any decree or order in any court of equity, rule in any court of common law, or order in hankruptcy or luncoy, to which the effect of a judoment in one of the superior courts of common law is given by an Act passed in the session of Parliament held in the third and 15 fourth years of the reign of Her present Majesty, chapter one hundred and five, the title of which commences with the words "An Act for abolishing arrest on mesne process" shall have been made after the said day, or any indement, rule, or order shall

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have been obtained or made in or by any inferior court of record 20 after the said day, and shall under the provisions of the said Act of the session of the third and fourth years of Her Majesty, have been removed into one of Her Maiestv's superior courts of record at Dublin register a or the High Court, and the creditor under any such judgment, decree. like affidavit order, or rule shall know or bolieve that the person against whom 25 in respect of such judgment, doerve, order, or rule is entered up, obtained, or made, chasel after is seised or possessed at law or in cquity of any lands, or has any anti deta disposing nower over any lands which he may without the assent of a. 20. s. 6.1 any other person exercise for his own bonest, and where any judg-

ment has been entered up before the said day in any of Her 30 Majesty's superior courts at Duhlin, or any decree or order in any court of equity, rule in any court of common law, or order in hankruptey or lunsey to which the effect of a indement in one of the superior courts of common law is given by the said Act of the session of the third and fourth years of the reign of Her Majesty has been 35 made before the said day, or any judgment, orier, or rule has been chinined or made in or by any inferior court of record before the said day, and has been or shall he, under the provisions of the said Act of the session of the third and fourth years of Har Majesty. removed into one of Hor Majesty's superior courts at Dublin or 40 the High Court, and the creditor under any such judgment, decree, order, or rule, shall know or believe that the person against

whom such judgment, decree, order, or rule is entered up, obtained, A.D. 1889, or made, is seised or possessed as aforestid of, or has such disposing power as aforesaid over any lands which, by virtue of this Act, are

- exempted from being taken in execution under any writ of execu-5 tion to be issued upon such judgment, decree, order, or rule, it shall be lawful for such creditor, at any time and from time to time after the entering up or removal of such judgment in or into such superior court or the High Court, or the making of such decree, order, or rule, or the passing of this Act, whichever shall last
- 10 happen, to make and file in the High Court an affidavit (in this Ace called an "affidavit of ownership"), stating the name or title of the cause, action, or matter, and the court or division in which such judgment, decree, order, or rule has been entered up, obtained, or made, and the date of such judgment, decree, order, or rule, and the names,
- 15 and the usual or last known place of abods, and the title, trade, or profession of the plaintiff (if there be such), and of the defendant or person whose estate is intended to be affected by the registration, as herein-after mentioned, of such affidavit, and the amount of the debt, damages, costs, or moueys recovered or ordered to be raid
- 20 by such judgment, decree, order, or rule, and stating that, to the best of the knowledge and belief of the deponent, the person against whom such judgment, decree, order, or rule is entered up, obtained, or made is at the time of the swearing of such affidavit so seised or possessed, or has such disposing power as
- 25 aforesaid, of or over such lands, and such affidavit shall specify the county and barony, or the city and parish, in which the lands to which the affidavit relates are situate, and where such lands lie in two or more counties or baronics, or p rishes or streets, or partly in one harony, parish, or street and partly in another,
- 30 the same shall be distinctly stated in such stfldavit; and it shall be lawful for the creditor making such affidavit to register the same in the registry of deeds, by depositing an office copy of such affidavit; and such afficavit shall be entered in the books and indexes kept in the registry, in like manner as if 35 the same were a memorial of an assurance; and for the purpose
- of such entries the creditor under such judgment, decree, order, or rule shall be deemed the granter, and the debtor thereunder shall be deemed the granter; and the amount of the debt, damages, costs, or moneys recovered or ordered to be paid
- 40 thereby shall be deemed the consideration; and the like fee shall be paid on such registration as in the case of registering an sasurance.

A.D. 1889. Affidavits to be made by agents, &c. Registration though sil-

19. In the construction of this Act the word "creditor" shall mean and include any number of persons jointly interested as oreditors in relation to such judgment, decree, order, or rule, and shall also meen and include all joint stock banking and other commanies and cornorate bodies; and every affidavit or oath 5 necessary to be made by any creditor may be made by any one or mode by early more of such persons so jointly interested, the public officer authorised to sue or be sued or to make ouths on hehalf of such joint

stock company, or by the secretary, deputy secretary, or law agent c. 105. s. 3.7 of any corporate body; and in any affidavit made or to be made 10 by any such public officer, secretary, deputy secretary, or law agent, a description of the town or place where the husiness or principal office of such joint stock company or corporate body is carried on or situated shall be deemed to be a sufficient description. of the usual place of abode of the depouent, within the meaning of 15 this Act : and where any creditor by judgment, degree, order, or rule is authorised to file an affidavit as aforesaid, and where, from the absence of such creditor or other reasonable cause, such affidavit cannot be made by such creditor, it may be made by such person so the court shall direct, and no registration of any judgment shall 20 he deemed invalid by reason of the affidavit being or having been made by one only of several conusces.

of affidavit to have the effect of a c. 20, s. 7,7

the lands mentioned therein, for all the estate and interest of which 25 the debtor mentioned in such affidavit shall at the time of such registration be seised or possessed at law or in equity, or might at such time create by virtue of any disposing power which he might then without the assent of any other nerson exercise for his own benefit, but subject to redemption on payment of the money owing 30 on the judgment, decree, order, or rule mentioned in such affidavit; and such creditor, and all parsons olaiming through or under him, shall, in respect of such lands, or such estate or interest therein as aforesaid, have all such rights, powers, and remedies whatsoever as if an effectual conveyance, assignment, appointment, or other 35 assurance to such creditor of all such estate or interest, but subject to redemption as aforesaid, had been made, executed, and registered at the time of registering such affidavit.

20. The registration as aforesaid of such affidavit shall operate

to transfer to and yest in the creditor registering such affidavit all

Validation of nortgages

21. If there shall be any error or misdescription in an affidavit of ownership registered after the possing of this Act, the Court, 40 on the application in the prescribed manner of the creditor or any

being satisfied that such error or misdescription was not and is not to all the calculated to mislead as regards any matter by this Act required to not missed be stated therein, make an order that the registration of such 5 affidavit shall have the same effect and operation as if there had not been such error or misdescription; and the registrar, upon production to him of such order, shall cause a memorandum in the prescribed form to be subscribed to the several entries of such affidavit in the books kept in the registry office, and thereupon the

person claiming from or under him, may, in its discretion, upon A.D. 1889.

10 registration of such affidavit shall have the same effect and operation in all respects as from the date of the original registration as if there had not been such error or misdescription.

22. Where an affidavit shall be registered as aforestid, every voluntary such conveyance and other Act whatsoever made or done after the ourrepass in date of the judgment, decree, order, or rule mentioned in such participation affidavit, of and concerning any lands mentioned in such affidavit, op void as as under an Act of the Parliament of Ireland passed in the coefficient tenth year of King Charles the First, intituled an Act against 10Con Lena 2. covenous and fraudulent Conveyances, would be deemed void against Act you to 20 purchasers for money or other good consideration, shall be void as affect preagainst the creditor registering such affidavit, and the like remedies to francisco may be had in respect of such lands as if such convoyance or other conveyances. act had not been made or done: Provided always, that nothing a 29. s. 8. herein contained shall in anywise affect the provisions of the same 25 Act concerning conveyances and other acts had or made to the

intent to delay, hinder, or defraud creditors.

23. All such chattel interests in lands, as might have been taken Act not to in execution under any writ of fleri facias if the said Act of the affect execution by session of the third and fourth years of the reign of Her Majesty, fer forms 30 chapter one hundred and five, had not been passed, may be taken [156:14 Viet. in execution and otherwise dealt with under any writ of fieri facins already issued or hereafter to be issued, anything in this Act contained notwithstanding.

24. In the administration in any court of the assets of any person Rights of 35 against whom any judgment, decree, order, or rule has been or eveltar in shall be entered up, obtained, or made, either before or after the administrapassing of this Act, who shall die seised of or entitled to any lands, preserved the creditor under such judgment, decree, order, or rule shall have [13&14Vist the same rights upon and in respect of such lands, as if this Act c. 29 a.12. 40 had not been passed,

25. Every civil bill decree for poor rates filed in the High Priority of Court under the provisions of the seventeenth section of the Act marketeen T318.1

of the session of the twelfth and thirteenth years of the reign A.D. 1889. of Her present Majosty, obspier one hundred and four, intituled for poce " An Act to smend the Acts for the more effectual relief of the [12&13 Vict. " destitute poor in Ireland," may be registered as a judgment c. 104. c. 18.7

mortgage by an affidavit in the prescribed form against lands 5 situated within the union where such poor rates have accrued due, of which at the time of swearing such affidavit the person against whom such civil bill decree has been obtained, is seized or possessed at law or in equity, or over which at the said time he has any disposing power which he may without the assent of any other 10 person exercise for his own benefit. Every such civil hill decree registered as a judgment mortgage, and every judgment for poor rates registered as a judgment mortgage, shall take priority as a charge on all the estate and interest in any lands of the oreditor mentioned in the affidavit of ownership, situated in the poor law 15 union wherein the poor rates for which such civil bill decree or judgment was obtained accrued due, before all charges and incumbrances whatsoever, except grown rent, quit rent, tithe rentcharge, charges existing under the Act of the session of the fifth and

5 & 6 Vict. c. 89. c. 32.

nine, intituled "An Act to promote the drainage of lands, and " improvement of navigation and water power in connexion with " such drainage in Ireland," and the Acts amending the same, and charges existing under the Act of the session of the tenth and 10 & 11 Vict. eleventh years of the reign of Her present Majesty, chapter thirty- 25 two, intituled an Act to facilitate the Improvement of Landed Property in Ireland, and the Acis amending the same.

sixth years of the reign of Her present Majesty, chapter eighty- 20

Judaments, Lis pendeus, Crown Bonds, Recognizances, &c. 26. From and after the commencement of this Act no judgment entered or of any superior court, decree or order in any court of equity, order 30 before 15th in bankruptey or lunacy, or judgment, order, or rule of any inferior July1850.recognizances, court (all of which are bereafter referred to as " judgments"), entered Crownbrade up or obtained on or before the fifteenth day of July one thousand infigurate at he mit of the eight hundred and fifty, nor any revival of any such judgment, nor any Crown, and recognizance, Grown bond, inquisition, or judgment at the suit of the 35 invalid as Crown, nor any lis pendens, shall affect any lands as to nurchasers. against permorizances, or creditors, unless the same shall have been duly nasseen, &c., registered or re-registered in the Registry of Doeds or in the unless regis-Registry of Judgments within five years before the execution of five years in the conveyance, settlement, mortgage, lease, or other deed or 40 of Judginstrument vesting or transferring the legal or equitable right to ments, or in the estate or interest in or to any such purchaser, or mortgagee for

valuable consideration, or as to creditors within five years before A.D. 1889. the right of such creditor accracd.

27. From and after the commencement of this Act no rule in Basis need any Court of Common Law made before the fifteenth of yof 1/kly or-fate any Court of Common Law made before the fifteenth fitteenth and the first poor and the fore the fitteenth and the fitteenth of the core which hereafter shall be outcored thin, in the name or upon the months and proper account of Her Majesty, the risis or successor, nor may advantage and the control of the fitteenth of t

28. From and after the commoncement of this Act no memoral random for the registry or re-negistry of any judgment, revision of decree, rule, order, of any court or judge, civil hill decree for pose rates, lip sendons, recognizance, Crewn hoad, judgment at the subtion of the Crown, statute, inquisition, or acceptance of office nor any sub-pose recognization of the commonatum of satisfaction, vascule, or cancellation of any val-

memorandum of satisfaction, vacate, or cancellation of any judgment, revival, recognizance, Crown bond, or ils pendens, shall be received at the Registry of Judgments, and the Registry of Judgments shall be abeliahed.

20 29. Any person who may require to register or re-register any Presentation of the Presentation of th

and the Registrar shall enter the particulars or deal with the memorial in the prescribed manner. Every such memorial shall have subscribed or attached thereto a certificate of the judgment, revival, recognizance, Crown bond, inquisition, or lis pendess of described therein signed by the proper effect, or a certified copy

ad described therein signed by the proper officer, or a certained copy of such judgment, revival, recognizance, Crown hond, or inquisition, or of the material portions thereof signed by the proper officer.
30. When any judgment, revival of a judgment, lis pendens, 8-

recognizance, Crown bond, Judgment at the suit of the Crown, or Environment of Inquisition shall be registered under the provisions of this act, when the substitution of the suit of the substitution shall be effected in the prescribed manner, and death the no sach Judgment, its pendent, recognizance, Crown bond, Judg when ment at the suit of the Crown, or inquisition shall affect any continuous states of the continuou

40 creditors, other than the lands specified in the memorial for the registration of the same under the provisions of this Act.

[318.] B 2

A.D. 1889. Registrar of

31. The Begistrar of Deeds shall, whenever thereunto requested, after the lodgment in his office of any memorial for the registry or re-registry of any judgment, revival, recognizance, Crown bond, or his pendens, or of any memorandum for the registry of satisregistry, &c. faction, vacate, or cancellation, give a certificate in the prescribed 5 form of such registry or re-registry, or of any registry or re-registry of any judgment, revival, recognizance, Crown bond, he pendens, satisfaction, vacate, or cancellation contained in any book which shall, under the provisions of this Act, he transferred from the Registry of Judgments to the Registry Office, with a reference 10 to the volume and page whereby the entry thereof may be readily found. Such certificate shall be conclusive evidence of such registry or re registry.

#### Wills and Affidavits of Intestage.

32. Any will affecting land, when the testator shall die after 15 wife when the commencement of this Act, may be registered in the registry stier commenorment of office by any devisee thereunder, in the manner horein-after [4 Ann. c. S. provided.

ARIAND OF Ireland as heir or otherwise, which might have been defeated or 20 be registered after six E33 & 14 Vint 6. 75, s. 15,7

affected by the will of any person who shall die after the commencement of this Act, and who shall believe such person to have died intestate, or intestate as to such land, may at any time after (but not before) the expiration of six months from the death of such person make an affidavit in the prescribed form, and such affidavit 25 (herein-after called an affidavit of intestacy) may be registered in the registry office in the prescribed manner. Every such affidavit shall state-

33. Any person who shall claim any estate or interest in land in

- 1. The date of the death of the deceased.
- 2. The name and addition of the deceased.
- 3. The name and addition of the deponent. 4. The denominations upon the ordnance maps of the lands
- intended to be affected by the registration. 5. The nature of the estate or interest claimed by the deponent.

6. The fact that the deponent believes that the deceased died 35 intestate, or intestate as to such lands. 34. When any will authorised to be registered under this Act

30



shall have been duly registered thorounder, every other will executed by the same testator shall, so far as regards the lands against which such first-mentioned will shall have been registered, be void, as 40 duly registered assurance or disposition, executed or made by any devisce under such first-mentioned will, unless such other will shall have been registered before the registration of such assurance or

against any person claiming for valuable consideration under any A.D. 1888.

5 disposition, but where any person is deprived of any lands which he would have enjoyed beneficially under or by virtue of such secondly-mentioned will but for the priority or registration of such firstly-mentioned will, he shall be entitled to recover compensation from such devisee under the firstly-mentioned will to the

10 amount or value of the consideration which shall have been mid to or received by him for the execution or making by him of such registered assurance or disposition as aforesaid for to the extent of the damage which such person shall have sustained by reason of the execution or making of such registered assurance or disposition

15 as aforesaid, not exceeding the amount or value of the consideration which shall have been paid to or received by such devisee under the firstly-mentioned will for the execution or making by him of such registered assurance or disposition as aforesaid].

The proceedings to recover such compensation shall be taken in 20 cases where the lands shall not exceed the annual value of thirty posseds by civil bill in the civil bill court of the county in which the lands or any part thereof shall be situate, and in all other cases by action in the Chancery Division of the High Court. In this section the expression "annual value" means the annual value

25 established in the manner provided by the thirty-first section of the County Officers and Courts (Ireland) Act, 1877; and the word 40 & 41 Viet. " county" has the same meaning as in the said Act.

35. When an afficavit of intestacy shall have been duly regis- torquested tered under this Act, any will executed by the person in respect against 30 of whose intestacy such affidavit shall have been registered soler a shall, so far as regards the lands against which such affidavit lesses. of intestacy shall have been registered, be void, as against any [1] a is vie.

person claiming for valuable consideration under any duly registered. 6.72. 6.25. assurance or disposition, executed or made by any person claiming

35 immediately or derivatively under such intestacy, unless such will shall have been registered before the registration of such assurance or disposition.

36. Every will registered within two years after the death of the Rejention of will ville two testator shall be as valid and effectual as if the same had been very effectual

40 registered immediately after his death.

37. When any person claiming to be interested under the was will alleged will of a person dying after the commencement of this registered

A.D. 1889. in two years ceder from the Court to

Act shall be unable to register such will within the period of two years from the death of such person by reason of the conconlinent, suppression, or contesting of such will, or any other cause, it shall be lawful for such person to apply to the High to register as disputed the intestacy of the person under whose allered will be claims; and the High Court, if satisfied that there is reasonable around for dimpating such intestacy, may direct that a memorial of such disputed intestacy shall be received and

Court within the said period, in the prescribed manner, for liberty 5 registered, and shall by such order limit the time during which 10 such intestagy shall continue registered as disputed; and the registrar, upon production to him of such order, and of a memorial in the prescribed form, stating the name and addition of the person so dying, the date of his death, and the denominations upon the ordnance man of the lands alleged to have been comprised in 15 or affected by his will, shall register the intestacy of such person as disputed; and muon the determination of the time limited by such order as aforestid the registration of such intestacy as disputed shall be cancelled and avoided: Provided always, that it shall be lawful for the High Court, if it shall think fit, by any 20 order or orders to extend the time during which such intestacy shall continue registered as disputed.

Registration : registered as effectual as if edur death of Afficients of

38. If the will of the person whose intestacy shall have been registered as disputed under this Act shall be duly registered while such intestacy shall continue registered as disputed, the registration 25 of such will shall be as valid and effectual as if the same had been registered immediately after the death of the testator,

39. Nothing herein contained shall prevent the registration of an affidavit of intestacy under the provisions of this Act while such intestacy shall continue registered as disputed, but in such case 30 the registration of every such affidavit of intestacy shall be noted as disputed in all the hocks, indexes, and certificates used and given in the registry office; and if the will of the person whose intestacy has been registered as disputed shall be registered within the aforesaid period of two years, then the registration of such 35 affidavit of intestacy shall be cancelled, and shall have thenceforth no operation or effect whatever; otherwise such registration shall be effectual as from the date at which it shall have been effected.

40. When an affidavit of intestacy shall have been duly registered under this Act, and any proceedings shall be taken 40 at any time after the registration of such affidavit in a court of competent jurisdiction, for the purpose of obtaining probate of

the will of the person in respect of whose intestacy such affidavit A.D. 1889. shall have been registered, or for the purpose of ohtaining letters of administration with such will annexed, it shall be lawful for any person claiming under such will to require the registrar to 5 note the fact that such intestacy is disputed, and the registrar. upon proof in the prescribed manner of the institution of such proposedings, shall note such intestacy as disputed in all the books

and indexes used and certificates given in the registry office, and thenceforth, and so long as such intestacy shall be noted as 10 disputed, the registration of the affidavit of such intestacy shall have no operation or effect whatsoever; Provided always, that nothing in this section contained shall affect in any way the priority herein-before given to any person claiming for valuable

consideration under any registered assurance or disposition executed 15 or made by any person claiming immediately or derivatively under an intestacy an affidavit of which shall have been registered under this Act, where such assurance or disposition shall have been duly registered prior to the noting of such intestacy as disputed.

41. When the registration of any affidavit of intestacy shall have B 20 been noted as disputed under the provisions herein-before contained, if the proceedings for the purpose of obtaining probate of the will

of the person in respect of whose intestney such affidavit has been so registered as aforesaid, or of obtaining letters of administration with his will annexed, shall have terminated in the refusal of the 25 court to grant probate of such will or such letters of administration, it shall be lawful for any person claiming under such intestacy to apply to the registrar to cancol the noting of such intestacy as

disputed; and the registrar, upon proof to him in the prescribed manner of the termination of such proceedings in the manner afore-30 said, shall cancel the noting of such intestacy as disputed, and npon such note being so cancelled the registration of such affidavit of intestacy shall have the same effect and operation as from the date of its registration as if such intestacy had not been noted as disputed: Provided always, that such proceedings shall not be

as taken as having terminated within the meaning of this section and the section immediately following until after the expiration of the time allowed by law for appealing from the order granting or refusing such probate or such letters of administration, or if an appeal shall have been duly brought, until after the decision of

40 such appeal. 42. In the event of the proceedings for obtaining such probate Casellag

or letters of administration with the will annexed terminating in account of the granting of such probate or such letters of administration with will provide

A.D. 1889, the will annexed, the registrar shall, upon proof to him in the prescribed manner of the granting of such probate or such letters of administration, cancel the registration of the affidavit of the intestacy of the person whose will shall have been so proved, or to whose effects letters of administration with the will annexed 5 shall have been so granted, and thenceforth the registration of such affidavit of intestacy shall have no operation or effect whatsoever: Provided always, that nothing in this section contained shall affect in any way the priority herein-before given to any person claiming for valuable consideration under any duly registered 10 assurance or disposition executed or made by any person claiming immediately or derivatively under an intestacy an affidavit of which shall have been registered under this Act, where such assurance or disposition shall have been registered prior to the cancelling of such registration

43. When probate of any will registered under this Act, or letters of administration with such will annexed shall have been revoked by any court of competent jurisdiction, the registrar shall, upon proof to him in the prescribed manner of such revoking, cancel the registration of such will, and thenceforth the registration 20 of such will shall have no operation or effect whatsoever: Provided always, that nothing in this section contained shall affect in any way the priority herein-before given to any person claiming for valuable consideration under any duly registered assurance or disposition made or executed by any person claiming immediately or 25 derivatively under any will registered under this Act where such assumance or disposition shall have been registered prior to the cancelling of the registration of such will.

#### Registration of Careats. 44. Any person may, by a requisition in writing under his hand 30

[18 & 14 Viet. c. 79, s. 4L]

in the prescribed form, delivered at the Registry Office, require a cavest in respect of any lands to be mentioned in such requisition to be entered in the said office on behalf of any person described in such requisition; and the requisitions for caveats shall from time to time be made up into books or parcels and numbered in the 85 prescribed manner. Every caveat shall be in the prescribed form. and shall state-

- 1. The date on which it is delivered.
- 2. The name and addition of the person by whom it is delivered, 3. The name and addition of the person on behalf of whom it 40
  - is delivered.

- The time for which it is intended to remain in force, which A.D. 1882.
   The denominations upon the ordenne mans of the lands.
- The denominations upon the ordnance maps of the lands intended to be affected by such caveat.
- 5 45. When a cuvent shall be so required to be entered an entry Mode at min-shall be reade in the books and induxes of the register office in the (take type prescribed manner, and expressing the like particulars as if the \*Th\*\* all same were an assurance to be registered under this Act affecting the lands uncertained in most one of the lands under this Act affecting.
- same were an assurance to be registered under this Act affecting the lands mentioned in such caveat, and made by the person 10 requiring such caveat to be entered.
- 46. When a careat shall be entered under this Act as to knot any lands, every person elabriming for valuable to consideration under studied is any assurance affecting the same lands made by the person stress, by whom the entry of the careat has been required, or any person 1-21a. 13. is elabriming under him, to or with the concurrence of the person on behalf of whom the exercit was see interest, or his hint, exceedings, admiring the contraction of the contraction of the contraction.
- trators, or assigns, and duly registered in the manner directed under this Act within the period mentioned in the curvat after the cevent shall have been so entered as to such lands, shall be outlied to the 20 same priority, protection, and advantage under the provisions of this
- 20 same priority, protection, and advantage under the provisions of this Act as if such assurance had been executed and registered at the time of entering the caveat.
  - 47. No carvest which shall be entered under the provisions of The souther this Act shall be of any force or effect, except by way of protections actives to nontanot entered into at or before the date of the entry of the surface acreate, or by way of protection to an assurance for whalble one, the state of sideration made or excented in pursuance of such contract, or by way of protection to any assurance for valuable one.
- at the date of the entry of the curvest shall have been excented by 39 some one or more of the persons by whom the lands shall be conveyed or otherwise affected, or by way of protection to any assurance for valuable consideration which shall have been in contemphation at the date of such entry; and no corest shall lawe any force or effect as arxinst the constation of the bankrupter of the
- 35 person requiring any caveat to be entered, or any act under such bankruptoy.

# A.D. 1889.

#### PART II.

# How Registration shall be effected.

#### Ordnance Mans to be the basis of Registry.

Registration to to effected against de P neceination k

48. The orinance maps of Ireland shall form the besis of registration under this Act, and of the indexes and books to be kept theremade, and (except as herein-after expressly provided) every assurance or disposition registered under this Act shall be registered under against the demonstrations on the said ordinance maps in which the lands comprised in such assurance, or affected by such disposition, are situated.

## Registration to be by Memorial.

Registration effected by dolivery of

49. Registration under this Act shall (except in the cases herein otherwise expressly provided for) be effected by the delivery to the registrar of a memorial in the prescribed form of the assurance or disposition proposed to be registered. The person delivering such 15 memorial shall deliver with it a certificate in the prescribed form. stating the number of folios contained in the memorial, the number of greators and of denominations of land, and stating (except in the case of provisional registration) that the denominations in the memorial are denominations appearing on the orduspee maps, and 20 stating such other matters as may be prescribed. Every memorial shall be authenticated in such manner as may be prescribed. It shall be the duty of the registrar at the prescribed time, and in the prescribed manner, to ascertain that such memorial complies with all the requirements of this Act; and in the case of an 25 assurance or will (if such assurance or will shall be produced to the registrar') to compare the memorial with such assurance or will. The rules under this Act may provide for the comparison of the memorial prior to registration, in certain particulars only, and for a subsequent comparison (if necessary) in order that the memorial 30 may constitute a sufficient foundation for the books and indexes to be kept in the office, and on any such comparison the memorial may be amended by the registrar in any respect in which it is erronecus.

Providents for replaced for the person delivering the memorial of an assurance or 35 cay of disposition may at the same time deliver to the registrar a copy of

such assurance or disposition at full length, subject to the pre. 4D-1900. seriled conditions; and it shall be the only of the registroto compare such copy with such assurance or disposition, if the same shall be produced by lim, and, if it is a true copy of such assurances of outposition, to endone upon such copy a certificate to that effect, in the presentful forms. A copy of each assurance or disposition, to the continuous contraction of the the same on payment of the presented free, and such last-continuous certificate shall be consultive visitates that the core to certified is a

## Contents of Memorial.

51. In the case of an assurance or will, the memorial shall constant of be in the prescribed form, and shall contain the following state-subments:—

5 (1.) The date of the assurance or will,

10 true copy of such assurance or disposition.

(2.) The names and additions of all the parties thereto in the case of an assurance, and of the testator in the case of a will, and, in the case of an assurance, as to each of the parties, whether he is a grantor or a grantee.

30 (3.) The lands comprised in or affected by the naurance or will and intended to be affected by the registration as the same are described in such assurance or will, where it contains a description of the lands corresponding with the names of the denominations on the ordinance maps in which the lands are

included.

(4.) Where the assurance or will does not contain any descrip-

tion of the lands, or where the description of the lands contained in the neurance or will dose not correspond with the rames of the denominations on the ordannee maps in which such lands are included, the memorial shall state the names of the denominations on the ordannee maps in which the lastic comprised in or affected by the assurance or will, and intended to be affected by the registration are situated.

(5.) The county and barony in which each demonination of lead is situated, or (in the case of lands, messnages, or tenements visted in a city) the city and parish in which each denomination is situated, whether or not the assurance or will shall mention such county and barony or city and parish, as the case may be.

(6.) The nature of the assurance registered, specifying whether it is a marriage settlement, lease, mortgage, or what other description of assurance.

[318.] C 2



52. In the case of an order affecting land, the memorial shall be in the prescribed form, and shall state:—

(L) The date of the judgment, decree, or order;

 The title of the action, cause, or matter wherein the same purports to have been made;

(3.) The effect of the judgment, decree, or order, in relation to the lands against which it is registered;
(4.) The names and additions of the person whose estate is in-

(4.) The names and anothers of the person whose estate is intended to be affected by the registration of such judgment, decree, or order, and of the person seeking to register the 10 same;

(5.) The lands affected by such judgment, decree, or order, and intended to be affected by the registration, as the same are therein described;
(6.) The names of the denominations upon the ordinance maps of 15

the lands affected by such judgment, decree, or order, and intended to be affected by the registration; (7.) The county and barony, or city and parish in which such

lands are respectively situated, in the same manner nais hereinbefore directed with reference to memorials for the registration 20 of assurances.

Byvery such memorial shall, previously to the same being denotified in the restistry office, be commared with the 'uderment.

decree, or order of which is purports to be a memorful, by some officer authorized to give out an office or off return judgment, 29 decree, or order, and shall be certified by the signature of such officer to omistin's correct statement of such judgment, decree, or order, so far as such memorful purports to state the same; and every such officer is breedy required to examine any such memorful, and certify the same (if correct) by his signature, on 30 averment of the succeptible for.

Contents of respond in other hatteness 53. In the case of a private Act of Parliament, vesting of lands, equitable mortgage, Rep, judgement, lis pendens, recognizance, Crown bend, judgement at the suit of the Crown, or inquisition the memorial shall his in the prescribed form, and shall contain 5 the following statements (in addition to any others required by this Act):—

(1.) The date of the passing of the Act of Parliament, of the vesting of the lands, of the equitable mortgage, of the lien, of the judgment, of the recognizance, of the lis pendens, or of the 40 inquisition as the case may be:

- (2.) The names and additions of the person whose estate is intended to be affected by the registration and of the person seeking to register such Act, instrument, or disposition;
- (8.) The names of the denominations upon the ordnance maps where the lands sought to be affected by such registration are situated; and
- (4.) The county and barony, or city and parish, as herein-before directed, with reference to abstracts for the registration of assurances and wills.

10 54. Every memorial (other than a memorial for the purpose of \*\*monto\*, provisional registration) and every affiliarit of intestage all call superiors specify the denominations apon the ordinance maps in which the \*\*maps\*. lands intended to be affected by the registration of the assurance or disposition proposed to be registrated, are included, and the

15 county and harony in which each denomination is situated, or (in the case of lands, messuages, or tenements situated in a city) the city and parish in which each denomination is situated.

#### Provisional Registration in certain Cases.

55. Where the assumance or disposition sought is be registreed broken of solid contain so description of any part of the leads comprised therein were at effected thereby, or where the names of the land described in assume that the solid contained the solid contai

regarders a memorial thereof in the prescribed form; whereupon, and upon all the other sequiements of this dot having been duly 30 complied with, the registrar shall enter such assumance or disposition in the preservined manner as provisionally registered, and shall give to the person registering the same a certificate to that effect. 56. An affidavit of ownership may be admitted to provisional Protein

registration so of course upon the certificate of the press seeking. We also register the same, or his solicitor, that most hefiliarit does not see correctly state the denominations upon the ordinance maps of the lands sought to he affected. If within the prescribed time there shall he delivered to the registrar a meromandum in the prescribed from stating the denominations upon the ordinance maps of the

registration of afficient of overseehip. An issa lands introduct to be offered by rach registration, then the registration of sand affinistri of eventually shall become bodius and effectual, to all intents and purposes, as of the date of such povisional registration, and the registrate shall amost the entry of such registration as provisional, and enter such registration in the looks and otherest of the registration of the other of each provisional registration; but if such unansweathers that the other visional registration; but if such unansweathers that the other visional registration and the other transversal and of so effect without redistration shall be out and visional redistration shall be out all ent vision at out of so

ovisional Setration to some alters on prowhatsoover.

57. If within the prescribed time from the provisional registration of any assumence or dispositon a perfort numerical thereof shall be delivered to the registrar in the prescribed form, the registration of such assumence or disposition shall become aboutton and effect and, to all intents and purposes, not the date of such provisional registration to all intents and purposes, not the date of such provisional registration as provisional, and enter such registration in the books and indexes of the registration as of the date of each provisional registration.

of the registry effice as of the date of such provisional registration, and shall give a confined are fregistration in the proscrible (form; but if a periest memorial shall not ho so delivered as aforesaid within 30 provisional registration shall be null and void, and of no effect when provisional registration shall be null and void, and of no effect whatever.

58. The registrar shall not admit any assurance or disposition

Affidant for purpose of pravitional registration Ob. The register's solar not samil any searmence or cappearties of their than ass affirment of convensibly to provisional registration 25 closest than ass afficient of convensibly to provisional registration 25 closest the same, or its solicitor, studied by the production of such searmence or disposition is resistantly as the convention of search of the convention of the search of

Assertates or fisquelition provisionally repistered may be also registered in the religious 59 While any assumance or disposition shall remain provisionally registered the same summe or disposition may be registered in the ordinary manner by any penson sattlerized to register the same, 36 and in the event of south provisional registeration in becoming hashouter, the subsequent registration of the same assumance or disposition and be set valid and effectual as if the same assumance or disposition and be as valid and effectual as if the same assumance or disposition has been so revisionally resistent as a foreward.

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Registration only effectual against Lands mentioned in Memorial. A.D. 1849.

60. No assurance or disposition registered under this Act by Registeren

defirery of a memorial shall be considered as registered against any discontinuous control of the memorial for the lands other than the lands mentioned in the memorial for the 5g registration of the same; but the registration of any assumance or disposition as to certain of the lands comprised in or effected thereby aball not prevent the subsequent registration of the same assumance or disposition as to any often mains comprised therein or affected or disposition as to any often mains comprised therein or affected

#### Proof of Execution of Instrument Registered.

61. Any assumance, the execution whereof by the grautor or termination and of the grantess therein, shall appear to be attested by two my be witnesses (at the least), whose names and addresses shall be thereto. "General addresses shall be thereto." "General addresses that the shall be the state of the shall be addressed to the shall be the state of the shall be the state of the shall be th

15 the date at which it purports to have been excented, without proof of excention, upon preduction of such assumenes to the registrar; and for this purpose the date at which an assumence purports to have been excented shall, in the case of an essurance purporting to have been excented which in the case of an essurance purporting to have been excented by more than one greator at different times, on mean the earliest date at which it, purports to have been excented.

by any grantor.

62. Any will to which there shall he an attestation clause, by the will set terms of which it shall appear that the will was duly executed in beginning.

accordance with the provisions of an Act passed in the first year of year.

25 the reign of Her Majesty, chapter twenty-six, initiated. "An Act for "the amendment of the Laws with respect to Wills," and of the Wills Amondment Act, 1852, may be registered within two years

from the death of the testator, without proof of execution, upon production to the registrar of such will and an affidavit proving the 30 date of the death of the testator.

40 cate of the circuit of the testator.
63. When any assurance proposed to be registered shall not be so steated as aforestid, or shall have been executed essents of more than a year previously, or shall not be produced to the prepose when registers, it is execution shall be proped in the following manner: registers; the execution shall be proped in the following manner: registers; the execution shall be proped in the following manner: registers; the execution shall be proped in the following manner: registers; the execution shall be proped in the following manner: registers; the execution shall be proped in the following manner: registers; the execution shall be proped in the following manner:

35 If the execution of such assurance by the grantor, or (if there excesses, be more than one grantor) by one or more of the grantors, is you practicated by one or more witness or witnesses, such witness, continues, one of such witnesses, shall by affidavit, in the prescribed form,

prove the execution of such assurance by one or more of the 40 grantors, as the case may be. But if there shall be no witness to the execution of the assurance by the grantor, or (if there be more A.D. 1889.

than one granter) by any granter, or although there he such witness, if he shall either be dead or cannot be found or shall be unwilling to make such affidavit, theu, and upon the solicitor for the person proposing to register such assurance certifying the fact of the death of such witness, or that he cannot be found, or that he is unwilling a to make such affidavit, the execution of such assurance may be proved by any person who shall by affidavit in the prescribed form, denose to the handwriting of the grantor in such assurance, or (if there he more than one grantor) of one or more of the grantors.

64. When any will proposed to be registered shall not have such 10 an attestation clause as herein-before is mentioned, or shall have been executed more than two years previously, its execution shall be proved by one of the witnesses thereto by an affidavit in the prescribed form; provided, however, that any will, in respect of which probate, or letters of administration with the will annexed, 15 shall have been granted by any court of competent jurisdiction, shall be admitted to registration at any time without proof of execution, whose production to the registrar of such probate, or letters of administration as the case may be, or a copy thereof respectively stamped with the seal of the court. 90

Assurances or Wills more than Thirty Years Old. 65. When any assurance or will proposed to be registered shall

he more than thirty years old, and its execution cannot be proved as herein-hefore provided, it shall be lawful for the person speking to register the same to apply to the High Court, in the prescribed 25 manner, for an order directing such assurance or will to be registered, and the High Court, if satisfied that such assurance or will comes from the proper custody, and that its execution cannot be proved as herein-hefore provided, may order that the same shall be registered; and the registrar, upon production to him of such order, an shall register such assurance or will without requiring proof of its

Registration of Lost Assurances or Wills. 66. If any assurance or will proposed to be registered shall have

execution.

been lost, it shall be lawful for the person seeking to register the 35 same to apply to the High Court in the prescribed manner, for an order directing that a memorial of such assurance or will be received and registered; and the Court, if satisfied that such assurance or will has been lost, and if the contents and execution of such assursnee or will shall be proved to its satisfaction, may order that a 40 memorial of such assurance or will be received and registered, and A.D. 1888.

the registrar, upon production to bim of such order, shall register.

such memorial without requiring proof of the execution of such assumance or will.

# Certificate of Solicitor.

5

67. The solicitor who shall be employed to register any assurance scales to other than a lost assurance or will, shall certify in writing that the sea of contents of the momorial are correct. Any solicitor who shall associated wilfully sign a false certificate shall be guilty of a missiemeasor.

#### Production of Assurance to Registrar.

68. Every assurance or will proposed to be registered shall be sense to produced to the registers along with the memorial, except—
(1.) Where such assurance or will, as the case may be has been lost;

[1.0 May 1.0 May 1.0

15 (2.) Where a court of competent jurisdiction has granted prohate of such will or letters of administration with such will annexed, as the case may be; or
(3.) Where such assurance has been executed out of Ivaland by

(a) Where such as estimate has been excepted out of Ireland by any grantor, or such will has been excepted out of Ireland, and it is not sought to have such assurance or will, as the case may be, registered under the provisions herein-before contained without proof of exception.

# Certificate of Registration.

69. The registers upon the delivery to him of a memorial in the fractions of presenthed form, and upon proof of the construint of the auturence was proof in hearinh-better required, and upon all the other requirements proof in the solid better requirements and upon all the other requirements are required to the construint of the present the construint of the construint

prescribed manner. He shall also indorse a certificate of registration in the prescribed form on every assurance or will produced to him, and when the assurance or disposition registered has not been produced to him, shall give to the person registering the same a so certificate in the prescribed form.

70. Every such certificate shall be conclusive evidence that such seasons assurance, or disposition has been ally registered at the time in such evidence of certificate stated, and a certificate of provisional registration as primarile. herein-before is monthmed shall be conclusive evidence that the

[818.] D

A.D. 1889. assurance or disposition therein mentioned has been duly provi-sionally registered at the time in such certificate stated.

#### Proceedings when the Registrar shall refuse to accept Memorial.

71. When any memorial delivered to the registrar for the purpose record informal of registration under this Act shall not comply with the require- 5 ments of this Act, or shall not be in the prescribed form, or shall contain statements other than those herein-before provided or preseribed by any rules made under this Act, the registrar shall refuse to receive such memorial, and shall if requested by the person tendering such memorial, deliver to such person a statement 10 in writing of his reasons for such refusal. The registrar shall, if requested by the necson tendering such memorial, enter in the prescribed manner a statement of the date of the assurance or disposition, a memorial of which was tendered for registration, and of the parties thereto, and the lands comprised in or affected 15

Conditions thereby, and shall register the same conditionally. registration. 72. The person tendering such memorial may, if he be dissatisfied Where regis true refuses to with the rejection of the same by the registrar, apply to the High necept memorial, Court, in the prescribed manner, within one month, for an order the party tendening it that such memorial be received by the registrar, within a time to 20 ay apply to be named in the order, and the court, if of opinion that such

memorial is substantially in accordance with the provisious of this Act and of the general rules to be made hereunder, and ought to be have been received by the registrar, may make an order to that offect. 25 73. On production to the registrar of such order of the High

Court within the time named therein, he shall receive such memorial. and shall proceed with the registration of the assurance or disposition of which it is a memorial, and such registration shall be effectual to all intents and purposes as of the date of such conditional registration. 30

#### Power to compel Registration in certain cases. 74. Any person olsiming any interest in any lands under any

Any person clarating under assurance or will by this Act authorised to be registered, which has not been registered, may in writing require any person in possession of the original document, or (if there be duplicates) as any one of the original documents, or (where the original docufin & 14 Viet. ment, or the several original documents, is or are lost) a copy of, or (where no conv is known to exist) an extract from the original document, or of any of the original documents, to deliver or send

the same at or to the registry office, for the purpose of its A.D. 1886, heing registrored, or to produce the same before a judge of the High Court for the purpose of having an order made in relation to the registration of the same; and in case the purpose of having and the purpose of having an order made in relation to the registration of the same; and in case the purpose in whose

5 possession the same shall be refuse so to do, it shall he lawful for a judge of the High Court, upon application in the persorthed manner, to make such order respecting the delivery or sending of such document or copy or extraot as aforesaid, at or to the registry office, or the projection thereof before such judges.

10 for the purpose aforestid, as to such judge, in the exercise of bis discretion, shall, under the circumstances of the case, appear proper. Provided always that nothing in this Act contained shall authorise any person to require or enforce the registration of any assurance or will not only on the corn, or extunct, in caso any agreement or repvision for

15 the new-regisfration of such assumance or will shall have been made by him or hy any person from or through whom he derives an interest under such assumance or will. The costs of such application and of the registration of such assumance or will shall be in the discretion of the judge, and he may order that an antested copy of

20 the original document, or of the copy or extract to be delivered or sent as aforesaid, shall be furnished to the party by whom the same shall be so delivered or sent at the expense of the party by whom the application is made.

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#### PART III.

# PROVISIONS FOR CANCELLING REGISTRATION.

Satisfied Mortgages and Charges.

75. When any mortgage debt, annuity, charge, or incumbrance

Indesting any lands created to sourced by any assumance registered is define or after the commonnecement of this dat shall have been adjust of, dichapped, or satisfied, as between the immediate parties to the nameous, it shall be lawfulf or any person interested in such loads to popyly to the negitiars in the presented names to caused the negitiation of the assumance containing our occuring such 10 upon proof to limin in the presented manner of the payment, shallow, or satisfaction of such meteograph, only, whenty, or incumbrance, shall caused the registration of the saturance constain or securing such notinges (she, namity), whenty, or incumbrance, shall caused the registration of the saturance constain or securing such notinges (she, namity), whenty, or

Cancelling of registration to operate as incumbrance. 76. Whenever any estate or interest in lands has been or shall be conveyed to any person by any assurance executed before or after the commencement of this Act, by way of security for the payment of any mortgage debt, annuity, charge, or incumbrance, and the 20 registration of such assurance shall have been cancelled under the provisions herein-before contained, then and immediately upon the cancelling of such registration, the conveyance of such estate or interest shall thenceforth become null and void, and cease to have any effect, and the estate or interest conveyed by such assurance 25 shall, upon the cancelling of such registration, without any further deed, conveyance, or assurance, become and be vested in the person or persons in whom such estate or interest would have been vested at the time of such cancelling if such assurance had not been executed. 30

Capating or registration expend and surrendered leases. 77. Whenever the term granted by any lesses registered before or after the commencement of this Act et Alla Pave expired, or such lease shall have been surreadered, it shall be lawful for any person interested in the lands which were comprised in such lease or any part thereof to apply to the registers in the presentlent manner to 55 cancel the registration of such lesses, and the registrar, upon proof to him in the prescribed manner of the expiration or surrender of small lesses, shall cancel the registration of the same.

Court may direct can ling in co

78. Where the payment of any such mortgage deht, annuity, charge, or incumbrance shall not be made by any immediate parties 40

to the assurance creating or securing the same; or where the A.D. 1889. registrar shall not consider the expiration or surrender of any such lesse to have heen satisfactorily proved, and shall refuse to cancel the registration thereof, it shall be lawful for any person interested

5 in the lands affected by such assurance, or lease, or any part of the same, to apply to the High Court in the prescribed manner for an order directing the cancelling of the registration of such assurance or lease, and the High Court, if satisfied of the fact of such payment, or of the expiration or surrender of such lease, may, if it

10 shall think it expedient to do so make an order directing such registration to be cancelled, and the registrar, upon production to him of such order, shall cancel such registration accordingly.

79. When any registration under this Act, or under any of the Toxosfensel-Acts hereby repealed, shall be cancelled under the provisions of this to 15 Act, the registrar shall, in cancelling such registration, note the seed

time of the cancelling thereof in the prescribed manner. 80. When any registration shall have been cancelled, such Cassile

registration shall not be returned upon any search, unless where not to be so any person shall specially require that memorials of cancelled surplus to 20 registrations shall be returned upon any search, in which case the best expensed registrar shall make search for such memorials, and certify accordingly.

81. When an affidavit of ownership in respect of any judgment, Georgia of decree, rule, or order, has been or shall be registered, upon the affairle 25 lodgment with the registrar of such certificate of the entry of opening satisfaction upon the roll of the judgment, or of such certificate first living of the decree, rule, or order having been performed, complied with, or \$21.6. satisfied, as is mentioned in an Act passed in the twelfth year of 6.165.6.5.]

Her present Majesty's reign, intituled "An Act to facilitate the 30 transfer of Landed Property in Ireland;" the registrar shall cause a memorandum of satisfaction thereof, in the prescribed form, to be subscribed to the several entries of such affidavit in the books kent in the registry office, and shall also cancel the registration of such affidavit, and such registration shall thonceforth be deemed and

an taken as null and void, as if so such registration had been affected: and the logal or other estate in the lands affected by such registration shall, without any further deed, conveyance, or assurance, he and thereby become vested in the person in whom such legal or other estate would kave been vested at the time of an such cancelling if no such registration had been theretofore effected.

#### Judgments, &c.

A.D. 1889. Lodgment of memorandum of satisfaction of judgmente, &c.

82. Any person who may require to register in the Registry of Deeds a satisfaction, vacate, or cancellation of any judgment, revival, recognizance, Crown bond, judgment at the suit of the Crown, or inquisition, or his pendens, which shall have been rogis- 5 tered in the Registry of Judgments and entered in any book which shall be transferred to the Registry of Deeds, or which shall be registered under the provisions of this Act, may lodge in the Registry of Deeds a memorandum containing a sufficient description of such judgment, revival, recognizance, Crown bond, to judgment at the suit of the Crown, inquisition, or his pendens, and having subscribed or annexed thereto (as the case may be) a ocrtificate of the entry of satisfaction upon the roll of such judgment or revival; or of the vacate or cancellation of such recognisance, Crown bond; or an office copy of any quietus or 15 certificate, or order in the nature of a quietus obtained by any debtor or accountant to the Grown, and of the certificate or ecasent of the Attorney-General for Ireland; or a certificate of the vacate of such lis pendens, such certificates to be signed by the proper officer in that behalf (and which certificates respectively 20) such officer is hereby authorised and required to give), or a certified copy duly authenticated of such judgment, revival, or recognisance, or of the material portions thereof respectively, and of the entry of satisfaction, vacate, or cancellation thereon,

Engistrar of Dends to enter salisfaction of judgments, &c. 83. The Registers of Decks shall, upon the lodgment in his office as of any such memonatum for the registry of a satisfaction of any judgment or arrival, or of the owners or encodatation of any recognization, core in a produce of the control of the Corwa, or inquisition, or his produce, cause and so of such satisfaction, vancts, or exceedablint to be marked or written on the entry of the registry 30 consolidation to the number of a written on the entry of the registry and the entry of the

#### PART IV.

PROVISIONS AS TO NOTICE, &c.

84. All priorities given by this Act shall have full effect in all courts, except in cases of actual fraud, and no person shall lose any 5 priority under this Act merely in consequence of his having been affected with actual or constructive notice; but, notwithstanding anything herein contained, it shall be lawful for a court of competent jurisdiction to deprive any person of the priority to which he would otherwise have been entitled under this Act, on the

10 ground of actual fraud. 85. Where any lands shall be vested in any person under any Peer assurance or disposition registered under this Act, no purchaser views for valuable consideration, without actual fraud, claiming under to be any assurance or disposition made by the person in whom such 15 lands shall be so vested, shall be affected or bound by reason by a reg of notice of any use, trust, or confidence affecting such lands, not by manifested or proved by such first-mentioned assurance or dispo-

sition, or some other assurance or disposition duly registered under this Act before the registration of the assurance or disposition under [18 &] 20 which such purchaser so claims; and where in any assurance registered under this Act any use, trust, or confidence affecting any lands vested in any person under any assurance registered under this Act is declared or created by reference to, and depends for its validity, or for the terms thereof upon some other assurance exe-

ox outed after the commencement of this Act, no purchaser for valuable consideration, without actual fraud elsiming under any samrance made by the person in whom such lands are so vested, shall be affected by such use, trust, or confidence, unless the assurance by reference to which such use, trust, or confidence is so declared or so exected he registered under this Act before the registration of the assurance under which such purchaser so claims.

86. Nothing in this Act contained shall operate to confer on Private any person claiming without valuable consideration under any person any further priority or protection than would belong to the on an person under whom be claims

87. The registration of any assurance or disposition which if Voltamorunregistered would have been fraudulent and void, shall not operate without by to prevent such assurance or disposition from being fraudulent and regis void in like manner as if the same had not been registered.

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A.D. 1889.

#### PARTV

# SEARCHES.

88. All persons interested in making searches in the registry office shall have full liberty to search and examine the indexes and hooks thereof, and to take abstracts or other short notes of any of the 5 matters in such books, and also to inspect, in the presence of some [2 & 2 W. 4. person belonging to the said office, any original memorial or assurance to which reference shall be obtained in such searches, upon every such person paying the prescribed fee or fees for such search and inspection respectively.

# Common Scorols.

89. Upon a request in writing being left in the registry office, a head clerk's or common search shall be made, and a copy of the abstract of every memorial, and of every memorial found to come within the terms of the said request, shall be made, and shall be 15 signed by one of the clerks upon the establishment of the said office with his name, and also by one of the assistant registrars with the initial letters of his name, and with all convenient expedition the same shall be delivered to the party making the request; but it shall be lawful for the person making such request to except 20

thereout any and every assurance or disposition of which he shall specify the date, description of assurance or disposition, and parties names, in a list at the foot of such request. Negative Search.

90. Every person who shall require a search and negative certi- 25 and negative floate to be made, shall lodge with the register a requisition in the

prescribed form. 91. The person making such requisition may limit or extend the search and certificate to one or several names of persons and

to a general period only, or to any particular period in respect of 30 each name, and to one or several denominations of land, and for a [2 & 3 W. 4 0. 87. a. 22.] general period or for superate periods in respect of each denomination, or to both a name or names and a denomination or denomina-

tions as he shall think fit, and may also vary the terms of such requisition and exception, or either of them, to suit any number 35 and variety of assurances or dispositione, dates, parties names, denominations of land, counties, beronice, and parishes, and in place of requiring an abstract of every registered memorial, may require a full copy of a particular memorial, or of any number of

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particular memorials, or of every memorial within any period or A.D. 1889. periods, and only an alastmet of every other memorial coming within the terms of such requisitions.

- 92. The registrar shall, upon the delivery of such requisition, for expension 5 as is mentioned in the last preceding section, file the same in the stand is when the such is when the such is the same of the such is such in which it shall be received, and shall with all due diligence or stands as exactly to be made and give to the person making such in a way.
- requisition a certificate in the prescribed form.

  93. The alternet of each menorial registered before the passing community of this det inscribed in such certificate shall be in the prescribed states form, and kind use forth, as for an any se done from the memorial, because the particulars unsafenced in that form, and a copy of every interesting the process of the process of the register into the limit of the register in the limit of the r
- tion shall be inserbed in such certificate.

  19.4. When any purelessor purity sequiring an interest in my reach lands shall be cutified to require of a vender or party parting with such lands shall be cutified to require of a vender or party parting with such lands and lands of the property of the party parting with the party pa
- tered under this Act in the sold office within the period comprised \*\*n.\*\* n.\*.
  in such scarch: Provided always, that in overy such case the requisition for such scarch shall contain no exception unless the purchaser or party acquiring such interest, or his, her, or their
- 25 attorney shall have agreed in writing that an exception of a particular memorial or memorials, abstract or abstracts, shall be made in such requisition.

#### Searches for Judgments.

- 95. Any person who may after the commensument of this Act Bequisitions go require a security to be made in the Registry of Deeds for judgments, Packy, servirules, preoprisances, Crown boods, judgments at the sait of sees, do to the Crown and inequisitions, and its packets, or any of them, along the commentary and a certificate of needs seesth to be given, may lodge with the commentary of the commentary
- 35 Deess shall upon the boughtent or state regions from the testale in the order in which it shall be received, and shall with all due diligence cause a search to be made, and give to the person delivering such requisition a certificate in the prescribed form.

# Duplicates.

96. Any person who may after the commencement of this Act for duplicate require a duplicate of any search made and certificate given, or a surches is registry effect.
[318.]

A.D. 1889. copy of any search which may have been recorded under the statutes in force hefore the possing of this Act, may lodge with the Registrar of Deeds a requisition in the prescribed form, and the registrar shall, upon the lodgment of such requisition, with all due diligence cause such duplicate or copy to be made and given to the A person requiring the same with a certificate at the foot thereof or appended thereto, stating that the same is a duplicate of the search and certificate in such requisition mentioned or a copy of the recorded search, as the case may be-

97. Every such duplicate or copy so certified as aforesaid shall 10 have the same force and effect, and shall be accepted and received in the same manner and for the same purposes as an original certificate or recorded search to the same extent and in the same terms.

#### Requisitions.

15 98. Any person may lodge a requisition by his solicitor; hut (1 & 2 W. s. in that case the solicitor shall sign the requisition with his own o. 87. s. 22.] name as solicitor for such person,

#### PART VI

### CONSTITUTION OF THE OFFICE.—STAMPS AND FRES.

A.D. 1889. 99. From and after the commencement of this Act the registry Existing

office established by the said recited Act of the sixth year of the to be carried 5 reign of Queen Anne shall be earried on under the provisions of this Act, and all books and documents at any time used or kept in the said registry office shall be public property, and be preserved as herein-after mentioned.

There shall be kept in the registry office such indexes and books 10 as shall be prescribed.

100. The registry office shall be kept open to the public for Days and been of been of been of been of the control of the cont business from the bour of ten in the forenoon until the hour of zers is the

four in the afternoon of every day in the year, excepting only the way. Saturdays, on which day the office shall be closed to the public at a st. a a) 15 too in the afternoon: Provided that the office shall be kept closed on [45 & 47 Vist Sundays, Good Friday, Easter Monday, Whitsun Monday, Christmas Day, and the two week days next after Christmas Day, and on days of public fast and thankseiving.

IOI. The establishment of the registry office shall consist of a 92 20 registror, and such officers and clorks, with such solaries or remune- i. it. i. i. ration as the Treasury shall from time to time think fit, to be said out of moneys to be provided by Parliament. Nothing herein contained shall affect the tenure of office or salaries or remuneration of the existing registrar or either of the existing assistant registrars. (1.) On and after the first vacancy in the office of registrar after

the commencement of this Act, the following provisions shall take effect with respect to that office. Any person appointed to be registrar shall he a person then serving in the office of not less than few seers service, or a practising barrister of not 20 less than ten weare standing at the har, or a person who has served as registrar of judgments for not less than ten years; he shall be appointed by the Master of the Rolls, and he or any officer or clerk in the office may be removed for inefficiency or misconduct.

25 (2.) The registrar, before entering upon office, shall give security for the due performance of the duties of his office in such manner and to such amount as the Treasury may direct. (3.) Persons appointed after the commencement of this Act to

be offloors or clerks in the registry office shall be appointed by 40 the Treasury and shall have such qualifications as the Treasury shall from time to time prescribe, and shall hold their offices by the tempre of ordinary civil servants of the Crown. [818.]

Resistration of Asseronces (Ireland). [52 & 53 Viot.]

A.D. 1888.

102. No person holding the office of registrar shall be capable of being elected to or of sitting or voting in Parliament.

193. The registers and all other persons employed in the followment registry office shall exceed their respective offices in person, and in person, and the low-one by deputy, unless where a dampty for the registrum or may much a person shall, with the squroush of the Treasury, be appointed for that purpose by the hister of the Robel in the case of temporary illusors or other unarcollabel cense of absence; and no officer of the registry office shall design the term of its holding office, threely or reflected to

practise as a barrister or solicitor, or participate in the fees of any 10 other persons opractiting.

104. The unasqueenest and superintendence of all departments in accurate the configuration of t

withen it any way diminishing the responsibility of the registric 13 or for any act of online) the authent registrics and any officer who may hereafter be appointed to disclaving distile analogous to those of the existing authent registrics, said respectively be, and send of them is hereby empowered, for and on behalf of the registric, whereing a vancous jet in the office of registrar, to take inflativits, sain 30 official documents, and do all defials acts necessary in the execution of the duties of the distile of the registry office.

#### Stamps and Fees.

Now regains 10.6. The Treasury with the concurrence of the Lord Chauceller, and the second of the se

commencement of uns Acc such continue to be taken until an order 3 of 5 made under this section, and thereafter in so far as they are not considered to be such order. The Public Offices Fees Act, 1879, shall apply to the Registry Office, and to the fees appointed to be taken therein.

No feasured 206. If at any time it shall appear that any document has 35 transport in a say, and the content of the content of

thinks fit, to order that such stamp shall be impressed thereas or AD 1886, affect thereto. and thereupon when a stamp shall have been impressed on such document or affixed thereto in compliance with any such order, such document and every proceeding in relevance for the stamp shall be as valid and effectual as if such stamp had been impressed thereon or affixed thereon in the first instance.

#### PART VIL

#### GENERAL RULES, AND MISCELLANEOUS PROVISIONS.

Second rates 16 to be framed the passing Roll of Ast. code

107. At any time after the pressing of this Act, the Master of the Rolls, with the approval of the Lord Chancellor, shall prenare such a code of rules as he may think best adapted for carrying out the 5 provisions and objects of this Act, and for the regulation and management of the registry office, consistent in all respects with the provisions of this Act. Such rules shall provide for the indexes and books to be kept in the said office, and for the mode of entering therein the registration of assurances, wills, and 16 other acts, instruments, and dispositions by this Act authorised to be registered, and shall also provide for the several matters in this Act mentioned as to be prescribed, and shall also provide for the searches to be made and certificates to be given, so far as they are not provided for by this Act; any such rules may 15 from time to time he added to rescinded, amended, or altered, as occasion may require, by such other rule or rules as shall from time to time be made by the Master of the Bolls, with such approval as aforesaid.

Forms and directions to be settled.

thousand sight hundred and sinety, and afterwards from time to time as he may think consensar, with and any prescribe forms of memorials, of afflowing, or requisitions for searches, of certificates of searches, and of certificates of registration of assuremence, or dispositions, 25 and also such other forms or directions as he may deem should be such other forms or directions as he may deem their or expectate for currying out the provisions under this children of the contraction of the provisions under this children of the contraction of the contraction of the solution of the latest contraction of the contraction of the contraction of the solution of the contraction of the contraction of the solution of the contraction of the contrac

108. The Master of the Rolls, with the approval of the Lord 20

Chancellor, shall on or before the first day of December, one

Rules for the keeping of the index

- Supreme Court of Judicature Act (Ireland), 1877, may, from time to time, in the manner prescribed by the sixty-first section of the same Act, make rules of court for all or any of the following matters, that is to say:
  - As to the office of the High Court wherein the index of judg- 35 ments is to be kept.
  - As to the manner in which such index is to be constructed and kept.
  - As to the judgments which are to be indexed.

- As to the method which is to be followed for supplying A.D. 1889, information for the construction and keeping of the index;
- 5. As to the transfer of hooks, indexes, and other documents from the Registry of Judgments to the Registry of Deeds, or to such public office or offices as they shall direct; and they rang ofetermine the time, which may be at any time for the possing of this Act, at which every such transfer shall be cavried out.
- 10 IIO, The Treasury, with the consent of the Master of the Bolls, on ionstantany at any time direct that printing or any scientific improvements density of the shall be introduced and made use of in the registry office, and may introduced and made use of in the registry office, and may introduced and made are not of the registry office and may introduced the subject of the provisions as they may think fit for the purpose of having the efficiency of any mechanical inventions or other improvements
- 15 esated, by the adoption of the same for a limited period, or for certain defined purposes, and may direct the adoption of any mechanical or other inventions or improvements in relation to the making and keeping of the indexes and books in the registry office, or in relation to the making of searches therein; and so soon as printing or other.
- 30 improvements shall be introduced into the registry office in lies of serivenery, it shall be lawful for the Master of the Rolls, with the approval of the Lord Chancellor (notwithsteading anything herein contained to the contrary), by general rules, to substitute for a memorial of any assumance or disposition a full copy or
- 26 counterpart theeof, and to direct in what manner such copy or counterpart shall be made, and how it shall be authenticated or registration, and generally to make such further and other rules for the management and regulation of the registry office, and the mode of conducting the business thereof, as the introduction of an printing or any subscription.
- 30 printing or any scientific improvements shall render necessary or expedient.
  Index of Judoments.

#### Anata of Judgmen

- 111. An index of the judgments of the High Court shall be one. An lots of structed and kept in the manner and in the office of the High Court, judgment 35 which shall be prescribed by the rules of court to he made as herein-tectore is provided.
  112. The frost to be charged for indexing and scarching in the Pees for
- index of judgments, and inspecting the judgments indexed, shall index at the deemed to be included in the fees mentioned in the cighty-triguesal of fourth section of the Supreme Court of Judiciater Act (Technic), Vist. 45, 1877; and the provisions of that Act relating to fees shall apply to a 8-8, 19 such fees.

#### Extension of Time.

A.D. 1889. Estendon of

113. In any case in which this Act provides, or in which any rule to be made as herein-before is mentioned shall provide, that any metter or thing may only be done within a fixed time, the Court may, for good cause, extend the time fixed by this Act, or such rule, 5 as the case may he, on application made in the prescribed manner either before or after the expiration of that time.

## A flidavits.



114. Affidavita for any purpose under this Act may be sworn before the registrar or such other officer as the Master of the Rolls 10 may direct by any rules to be made as herein-hefore is provided teach of whom is berehy empowered and required to administer ouths); or before a judge of assize; or before a justice of the peace of the county where any of the lands conveyed or affected by any assurance or disposition proposed to be registered are situated; or 15 before a person authorised by law to take affidavits in causes and matters depending in the High Court.

# 13 & 3 W. 4

115. It shall be lawful for the Treasury, from time to time, out of such moneys as may be provided by Parliament for that purpose, to defroy the expenses of compiling, transcribing on parchinent, 20 and completing any memorials, transcripts, or indexes, remaining incomplete in the registry office, and of printing the same, or any part or parts thereof, and also of preparing the books directed by this Act to be prepared, and also of introducing printing or scientific improvements into the registry office, and also of the 25 adoption of each inventions or improvements as are herein-before mentioned, or of testing the efficiency of the same; and it shall be lauful for the Treasury to make such provisions as they may think-proper for having copies of the Ordnance maps and indexes kent under the control of the clerks of the various unious through 30 out Ireland, or other public officers, for the use of the public, in order to facilitate registration under this Act.



116. In all proceedings before any court for all purposes whatsoever an office copy of any memorial registered in the registry office shall, upon such office copy being proved in like manner 35 as an office copy of any other record, be received and taken as evidence of the contents of the memorial of which it purports to be an office copy withou; the production of the original memorial,



117. If any person shall forge or counterfeit, or cause or procure to be forged or counterfeited, or knowingly act or assist in forging 40 or counterfeiting the name, signature, or landsvirting of any officer  $\lambda D$ , 1886, of the registry office, in any case in which the signature of such  $\alpha_{\rm col}$  substitute of such  $\alpha_{\rm col}$  in the state of  $\Delta D$  in the signature of  $\Delta D$  in the form of  $\Delta D$  in the registry of  $\Delta D$  in the registry of  $\Delta D$  in the signature of  $\Delta D$  in the signature

such person; or shall, with an intention to defauld any person whomsever, use my decument, the signature to which shall be so 10 forged or counterfeited as aforeasid, knowing the same to be forged or counterfeited; or shall sign bit own name, or cause or present the afguature of the name of my ofthe person to my certificate or other writing requiring to be signed by an officer of the register office; or shall use any such excititator or other writing with the

15 intent to defraud thereby any person whomsoever, any such person so offending, being thereof lawfully convicted, shall be and is howely declared guilty of felony, and being convicted thereof shall be label, at the discretion of the court, to be imprisoned for any term not exceeding from seen, with or without hard labour.

## Registrar of Judgments.

118. The Registrar of Judgments, and the elert in the Registry often is 7 Judgments, shall, not withstanding the shalling or that effice, be Rightry of states that the Supreme Court of Judicature, and shall be subject to [40.41 to 70.41 to 70.

Court of Judiesture Aci (Irelaci), 1877, as amended by any other Act, which relates to the power to transfer an officer from a Division in which his services are not required to some other office of the High Court or some Division through the high to the Registure of Judgments and to the clerk in the Registry of Judgments as though they were officers attached to a Division: with

this addition in the case of the clerk, that he may be transferred by the Lord Chancellor, with the occurrence of the Master of the Rela, 33 is the Registry, and may be required to perform such duties in that offices as the Master of the Rolls may appoint. If in the case of either of the said officers a transfer is not effected within the prescribed time the officer not transferred hall be released from office and shall be

entitled to such compensation as the Treasury shall consider reason-40 able and proper, having regard to his tenure of office, and to all the other circumstances of the case.

[318.] F

20

#### Repeals and Savinos.

A.D. 1889. eptal et cenar Arts

119. From and after the commencement of this Act the several Acts and parts of Acts set forth in the schedule to this Act annexed shall be, and the same are hereby repealed; Provided that this repeal shall not affect-

Anything duly done or suffered; or

Any right, privilege, priority, or preference acquired; or

Any liability, disqualification, disability, fine, forfeiture, or other punishment incurred,

under any enactment so repealed prior to the commencement of 19 this Act, and any proceeding or remedy for the ascertainment, enforcement, or recovery thereof may be instituted, prosecuted,

Priority of

and had as if this Act had not been passed. 120. Every assurance or disposition registered under any of the several Acts of Parliament repealed by this Act shall have the 15

population of registration

same priority as the same would have had if such Acts respectively had not been repealed. 121. Subject to the provisions of this Act relating to the registration and re-registration in the Registry of Deeds of the judgments and other dispositions heretefore requiring registration or re-regis- 20 tration in the registry of judgments, and subject also to the provisions of this Act relating to the registration of wills where the

contained in this Act shall be construed as requiring the registration of any assurance or disposition executed or made before the com- 25 menoement of this Act, when under the law as it previously existed such assurance or disposition would not have required registration in the Registry of Deeds. 122. Where the registration in the Registry of Deeds of any assurance or disposition is provided for by any Act of Parliament 30 in force at the passing of this Act, such assurance or disposition may he registered under this Act (subject to the provisions of the

testator shall die after the commencement of this Act, nothing



same), and the provisions of any such Act of Parliament with regard to the registration of any such assurance or disposition shall be satisfied by the registration of the same under this Act. 123. In this Act, unless there is something in the context inconsistent therewith .--"Addition" means description as to residence, title, rank, pro-

fession, condition, or occupation.

"Assurance" means any deed, convoyance, or writing in the 40 nature of a conveyance (other than a will), whereby any

"City" includes town, borough, county of a town, county of a

city, and county of a town and city.
"Devisee" means any person taking any estate or interest in

land under a will, including an administrator with the will annexed, and includes any person claiming through or under an inneediate devisee.

10 "Disposition" means any act, instrument, affidavit of ownership

or matter affecting land, and any dealing with land, other than an "assurance," as herein-before defined. "Execution" includes signature, in the case of assurances not

"Execution" includes signature, in the case of assurances not under seal.

16 "Grantee" means any party to an assurance other than a

"Grantee" means any party to an assurance other than a granter, and includes any person claiming through or under an immediate grantee.

"Grantor" means any party to an assurance by whose execution of such assurance my estate, interest, or charge in or mon land, is created, appointed, conveyed, extinguishod, evidenced, or affected; and in the case of a disposition affecting land, shall mean every person whose estate or interest in such land is affected by the disposition.

20

"High Court" means the High Court of Justice in Ireland, or 25 a judge thereof.

"Judgment morteare" means an affidavit of ownership regis-

tered under the provisions of an Act passed in the session of the thirteenth and fourteenth years of the reign of Her Malesty, chapter twenty-nine, intituled "An Act to amend

30 "the laws concerning judgments in Ireland, and any Act
"amending the same," or under the provisions of this Act.
"Land" includes lands, tenements, or hereditaments of any

stanary, held for any earnte, legal or equitable, and whether corporal or incorporation, and my individual share thereof. 35 any estate or interest therein; and also any charge upon, or issuing out of leads, tomenents, or hereoidiamonis, where such charge be or be not secured by a term of years, or by any other estate in lands, temenents, or hereofitamonis.

Lesse" includes an agreement for a lesse.

40 "Lord Chancellor" means Lord Chancellor of Ireland, and includes Lord Commissioners and Lord Keeper of the Great

includes Lord Commissioners and Lord Keeper of the Great Scal of Ireland. [318.] If 2

A.D. 1889.

"Master of the Rolls" means Master of the Rolls in Ireland.
"Person" includes any body of persons corporate or unin-

corporated.
"Prescribed" means prescribed by any general rules made, or
forms or directions issued, in pursuance of this Act.

forms or micetions issued, in pursuance or time state.

Registrar "and "general rules" mean such "registrar" and "general rules" as are in this Act respectively in that behalf mentioned, and "registrar" includes assistant registrar or deputy registrar.

"Registry office" means the office for registering assurances 10 and dispositions under this Act.

"The Treasury" means the Commissioners of Her Majesty's Treasury.

"Will" includes a codicil and any testamentary document executing a power of appointment. Throughout this Act, wherever an assurance or disposition is

Enroughout this Act, wherever an assurance or disposition is mentioned or referred to, an assurance or disposition executed or made either before or after the commencement of this Act is thereby intended, unless the contrary is expressly provided.

# SCHEDULE to which the foregoing Act refers.

A.D. 1889.

[Nora.—Some constructs which have been already repealed are included in this schedule, to avoid the necessity of reference to previous statistics.]

	Date of Act.	Title of Act.	Extrat of Beyonl.
5 10	6 Aute, c. 2. (L)	An Act for the public re- gistering of all deels, conveyances, and wills that shall to made of any bosours, menors, lands, tomerants, or brediturants.	The whole Act.
15	8 Arme, c. 10. (L) -	An Act for assenting as Act initialed An Act for the public registering of all deeds, curreymores, and wills that shall be made of any bettorns, marrors, bush, tentments, or berofilitaments.	The whole Act.
20 25	8 Geo. L c. 15. (L) .	An Act for explaining and amending two several Acts in relation to the public registering of all deals, correyances, and with.	Toe whole Act.
30	25 Geo. III. c. 47. (1)	An Act for amending the several laws relating to the registering of wills and sheet in the registry office of this Kingdom, and for the better regu- leting and conducting the business of the said office.	The whole Aut.
35	\$ Geo, IV. c. 116.	An Act for the more con- venient and effected registering in Iroland deals executed in Grant Britain.	The whole Act.
40	9 Geo. IV. t. 57.	An Act to provide for the regulation of the poblic office for registering me- merials of deeds, con- veyances, and wills in Ireland.	The whole Art.

Date of Act.	Title of Aes.	Extent of Repeal.
10 Geo. IV. c. 50.	"An Act to consolidate "and amend the lum "and amend the lum "chiling to the man- agencers and improve- ment of this Judgety" and character of the inni "a meleinest; of the inni "a meleinest; of the inni "a revenue of the Grown "within the surror of the Exchange in Jung- "land; soil of the land "creamed the Corona "within the corona "exceeding errain pro- "exceeding errain pro- "when as cleaning to the "same to the lafer of "Mun and Aldreny."	Scotlinn 62.
2 & 3 Wm. 1V. c. 57.	An Aut to regulate the office for registering doods, conveyances, and wills in Ireland.	The whole Act.
ਜੌ & 8 Viet. c. S0	An Art for the presention of purchasers regularst judgments, Crown debts, the produces, and occurisations of bankrupeey, and for previding one office for the registering of all judgments in fre-land; and for speculing the laws in Liebank respecting bankrupe and the huntilion of netters.	Sections 2, 3, 4, 5, 10, and 11; the provise of the end of sec- tion 17; section 22, section 22, section 22, section 24, section 22, section 25, section 25, section 30.
11 & 12 Vies. c. 120	An Act to Socilitate the transfer of Issued pro- perty in Ireland.	The first uine sections and the schedule.
12 & 18 Viot. c, 105 -	An Act to enend the Acts for the more offsetual relief of the destitute poor is Ireland.	Section 18.
13 & 14 Vict. c. 29.	An Act to sured the laws concerning judgments in Iroland.	The whole Act except section 12.
18 & 14 Viet. c. 72.	An Act to sured the laws for the registration of assurances of leads in	The whole Act.

Date of Act.	Title of Act.	Extent of Repeal
15 & 14 Vict. c. 74	An Act for the better regulation of the effice of Registrar of Judg- ments in Ireland.	The whole Act.
20 & 21 Viet. c. 60	The Irish Bankrups and Insolvent Act, 1857.	Section 33%, the part in the words following, "and regis- "tered seconding to the pre- "visions of the Act of the "seventh and eighth years of "the reign of Her process "Majasty, chapter SO," Section 336.
21 & 22 Viet. c. 105	An Act to amend an Act of the thirtcenth and featteenth years of Her present Mojesty, to amend the laws concern- ing judgments in Ireland.	The whole Act, except section 2.
97 & 28 Viot. c. 76	Am Act to make valid defec- tive registration of deeds in certain cases, and to substitute stamps in lice of the fees now payable on preceedings in the Registrar of Deeds Office to Ireland.	The whole Act, except sections 1 and 2.
34 & 36 Vict. c. 72	An Act for the further protection of purchases against Crown Debts, and for amending to lower relating to the office of the Registrar of Judgments and other affices of the Court of Classocers, Iroland.	The whole Act, except sections 1, 23, and 24, and Schedule £. Schedules B and C.
38 & 39 Viot. c. 5.	An Act to amend the law relating to the Registry of Denis Office, Ireland.	The whole Act.
16 & 47 Viet. c. 20	The Registry of Doeds Office (Ireland) Heli- days Act, 1883.	The whole Act.

# Registration of Assurances (Ireland).

# BILL

To consolidate and amond the Laws relating to the Registration of Deeds and Judgments, and to provide for the Registration of other assurances, act, and matters affecting Land in Ireland.

> (Prepared and brought in by Mr. Solicitor-General for Ireland, and Mr. Arthur Bolfmer.)

Ordered, by The House of Comment, to be Printed, 8 July 1889.

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[Bill 318.]